1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

## TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Defendant Nationwide Mutual Fire Insurance Company ("Nationwide Fire"), by and through its attorneys of record, Rudloff Wood and Barrows LLP, and Plaintiff Tamiko Carrillo ("Plaintiff"), by and through her attorneys of record, Mannion & Lowe, hereby stipulate:

WHEREAS, in response to the parties' Stipulated Request to Change Time, this Court's September 5, 2008 Order provided for private mediation to be held by January 31, 2009; and

WHEREAS, the parties are presently attempting to co-ordinate a hearing date for their respective motions for partial summary judgment on the issue of the duty to defend; and

WHEREAS, the parties have been taking the depositions of various witnesses and conducting additional discovery in preparation for filing said motions for partial summary judgment; and

WHEREAS, the parties believe that the determination of the issue of duty to defend would significantly influence and potentially contribute to the future settlement of the case through the ADR process; and

WHEREAS, the parties previous stipulations for order changing time to complete ADR process were warranted by the circumstances of the case at the time and for good cause; and

WHEREAS, the parties agree to extend the time to complete private mediation, or another form of ADR process, to May 31, 2009 to allow the resolution of the parties' upcoming motions for partial summary judgment.

// //

//

//

//

22

23 24

25

26

27

28

1	THERETOFORE THE PARTIES STIPULATE AS FOLLOWS:		
2	1. The parties agree to extend the deadline for completion of ADR process to May 31		
3	2009.		
4			
5	DATED: December <u>/2</u> , 2008	RUDLOFF WOOD & BARROWS LLP	
6			
7		By: Charles Company G. Edward Rudloff, Jr.	
8		G. Edward Rudloff, Jr. Edward P. Murphy Anna A. Chopova	
9		Attorneys for Defendant NATIONWIDE MUTUAL FIRE INSURANCE COMPANY	
10		MUTUAL FIRE INSURANCE COMPANY	
11	DATED: December, 2008	MANNION & LOWE	
12		_	
13 14		By:E. Gerard Mannion	
15		Demian I. Oksenendler	
16		Attorneys for Plaintiff TAMIKO CARRILLO	
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
	1		

THERETUFURE	THE PARTIES	STIPULATE	AS FOL	LOWS:

The parties agree to extend the deadline for completion of ADR process to May 31, 2009.

DATED: December \_\_\_\_, 2008

## RUDLOFF WOOD & BARROWS LLP

By: G. Edward Rudloff, Jr. Edward P. Murphy Anna A. Chopova

Attorneys for Defendant NATIONWIDE MUTUAL FIRE INSURANCE COMPANY

DATED: December / 1, 2008

**MANNION & LOW** 

By:

Demian I. Oksenendler

Attorneys for Plaintiff TAMIKO CARRILLO

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

24 25

26 27

28

## RUDLOFF WOOD & BARROWS LLP ATTORNEYS AT LAW 2000 POWELL STREET, SUITE 900 EMERYVILLE, CALIFORNIA 94608 (510) 740-1500

	[PROPOSED] ORDER			
IT IS	IT IS SO ORDERED, based on the Stipulation set forth above, and GOOD CAUSE			
APPEARING	G, that:			
1.	The deadline for completion of A	ADR is extended to May 31, 2009.		
PURSUANT TO STIPULATION, IT IS SO ORDERED.				
DATI	ED: <u>12/15/08</u>	THE HONORAL LE JEREMY FOGEL United States District Court Northern District of California		